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2	[SEE SIGNATURE PAGE FOR P	PARTIES AND COUNSEL OF RECORD]
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5		
6	UNITED STATES DISTRICT COURT	
7	NORTHERN DISTRICT OF CALIFORNIA	
8	SAN JOSE DIVISION	
9		
10	ACER, INC., ACER AMERICA CORPORATION and GATEWAY, INC.,	Case No. 5:08-cv-00877 JF/HRL
11	Plaintiffs,	STIPULATION TO CONSOLIDATE AND EXPAND PAGE LIMITS FOR CLAIM
12	V.	CONSTRUCTION BRIEFING
13	TECHNOLOGY PROPERTIES	[RELATED CASES]
14	LIMITED, PATRIOT SCIENTIFIC CORPORATION, and ALLIACENSE	
15	LIMITED,	
16	Defendants.	
17	HTC CORPORATION, HTC AMERICA,	Case No. 5:08-cv-00882 JF/HRL
18	INC.,	
19	Plaintiffs,	
20	V.	
21	TECHNOLOGY PROPERTIES LIMITED, PATRIOT SCIENTIFIC	
22	CORPORATION, and ALLIACENSE LIMITED,	
23	Defendants.	
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	Case Nos. 5:08-cv-00877 JF/HRL, 5:08-cv-00882 JF/HRL, 5:08-cv	-05398 IF/HRI

STIPULATION TO CONSOLIDATE AND EXPAND PAGE LIMITS FOR CLAIM CONSTRUCTION BRIEFING

1	BARCO N.V., a Belgian corporation, Case No. 5:08-cv-05398 JF/HRL	
2	Plaintiff,	
3	v.	
4 5	TECHNOLOGY PROPERTIES LTD., PATRIOT SCIENTIFIC CORP., ALLIACENSE LTD.,	
6	Defendants.	
7		
8	The parties in these three related patent cases, Acer, Inc., Acer America, Inc. and	
9	Gateway, Inc. (collectively "Acer"), Barco, N.V. ("Barco"), HTC Corp. and HTC America, Inc.	
10	(collectively "HTC") (Acer, Barco and HTC collectively "Plaintiffs"); and Technology Properties	
11	Ltd., Patriot Scientific Corp. and Alliacense, Ltd. (collectively "TPL" or "Defendants"), pursuant	
12	to Northern District of California Civil Local Rule 7-12, make this stipulated request for an order	
13	consolidating and expanding the page limits for claim construction briefing:	
14	WHEREAS, the parties will brief claim construction under the schedule set forth in this	
15	Court's order of October 25, 2010 (5:08-cv-00877-JF, Dkt. 199);	
16	WHEREAS, the parties met and conferred and agreed that each side, Plaintiffs and	
17	Defendants, will submit combined briefs;	
18	WHEREAS, the parties have further agreed that the page limits provided in Northern	
19	District Local Rules 7-2, 7-3 and 7-4 should be expanded for this combined briefing;	
20	ACCORDINGLY, it is HEREBY STIPULATED by and among the parties and their	
21	counsel of record, who respectfully request that the Court expand the page limits under Local	
22	Rules 7-2, 7-3 and 7-4 on the parties' claim construction briefs as follows:	
23	1. The page limit of Defendants' opening brief is expanded from 25 to 30 pages;	
24	2. The page limit of Plaintiffs' combined responsive brief is expanded from 25 to 35	
25	pages; and	
26	3. The page limit of Defendants' reply brief is expanded from 15 to 20 pages.	
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Case 5:08-cv-00877-PSG Document 211 Filed 12/02/10 Page 3 of 6

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Case 5:08-cv-00877-PSG Document 211 Filed 12/02/10 Page 4 of 6

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Case 5:08-cv-00877-PSG Document 211 Filed 12/02/10 Page 5 of 6 1 Dated: November 18, 2010 **BAKER & MCKENZIE** 2 By: /s/ Edward Runyan 3 Edward Runyan, Esq. 4 Edward.Runyan@bakernet.com Baker & McKenzie 5 130 East Randolph Drive Chicago, IL 60601 6 Phone: (312) 861-8811 Fax: (312) 698-2341 7 Attorneys for Barco, N.V. 8 9 10 PURSUANT TO STIPULATION, IT IS SO ORDERED. 11 12 Dated: _______, 2010 13 /s/THE HONORABLE JEREMY FOGEL 14 UNITED STATES DISTRICT JUDGE 15 16 17 18 19 20 21 22 23 24 25 26 27 28 Case Nos. 5:08-cv-00877 JF/HRL, 5:08-cv-00882 JF/HRL, 5:08-cv-05398 JF/HRL

STIPULATION TO CONSOLIDATE AND EXPAND PAGE LIMITS FOR CLAIM CONSTRUCTION BRIEFING

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1	ATTESTATION PER GENERAL ORDER 45		
2	I, Eugene Y. Mar, am the ECF User whose ID and password are being used to file this		
3	Stipulation. In compliance with Gener	al Order 45, X.B., I hereby attest that the counsel listed	
4	above have concurred with this filing.		
5			
6	Dated: November 18, 2010	FARELLA BRAUN + MARTEL LLP	
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